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Main Document	- Pago 1 of 15
Attorney or Party Name, Address, Telephone & FAX Numbers, State Bar Numbers & Email Address	Page 1 of 15 FOR COURT USE ONLY
Geoffrey Melkonian 15760 Ventura Blvd. Ste 2010, Encino, CA 91436 8187846084	
209694 geoffrey@melkonianlaw.com	
☐ <i>Debtor appearing without attorney</i> ☑ Attorney for Debtor	
UNITED STATES BAN CENTRAL DISTRICT OF C	
List all assess (in abadia a torde a second by Dabtas within the last	CASE NUMBER: 2:22-bk-15437 CHAPTER 13
List all names (including trade names) used by Debtor within the last 8 years:	CHAPTER 13 PLAN ☐ Original
In re: Lloyd Brown Jr.	☐ 1st Amended* ☐ 2nd Amended* ☐ Amended*
	*List below which sections have been changed: Part 2, Section I, A, Class 2, Section III [FRBP 3015(b); LBR 3015-1]
	11 U.S.C. SECTION 341(a) CREDITORS' MEETING: Date:11/10/2022
	Time:10:00 AM Address: VIDEO CONFERENCE, GO TO TRUSTEE WEBSITE FOR INSTRUCTIONS
Debtor(s).	PLAN CONFIRMATION HEARING: [LBR 3015-1(d)] Date: 05/08/2023
203101(0)1	Time:10:00 AM Address:255 E. TEMPLE ST., CRTRM 1368,LOS ANGELES, CA 90012, SUITE 1360
"Bankruptcy Code" and "11 U.S.C." refer to the United State	es Bankruptcy Code, Title 11 of the United States Code.

"Bankruptcy Code" and "11 U.S.C." refer to the United States Bankruptcy Code, Title 11 of the United States Code.
"FRBP" refers to the Federal Rules of Bankruptcy Procedure. "LBR" and "LBRs" refer to the Local Bankruptcy Rule(s) of this court.

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TO DEBTOR (the term "Debtor" includes and refers to both spouses as Debtors in a joint bankruptcy case) This Chapter 13 Plan (Plan) sets out options that may be appropriate in some cases, but the presence of an option in this Plan does not indicate that the option is appropriate, or permissible, in your situation. A Plan that does not comply with local rules and judicial rulings may not be confirmable. You should read this Plan carefully and discuss it with your attorney if you have one. If you do not have an attorney, you may wish to consult one.

TO ALL CREDITORS: This Plan is proposed by Debtor and your rights may be affected by this Plan. Your claim may be reduced, modified, or eliminated. You should read this Plan carefully and discuss it with your attorney if you have one. If you do not have an attorney, you may wish to consult one.

PLEASE NOTE THAT THE PROVISIONS OF THIS PLAN MAY BE MODIFIED BY ORDER OF THE COURT.

If you oppose this Plan's treatment of your claim or any provision of this Plan, you or your attorney must file a written objection to confirmation of the Plan at least 14 days before the date set for the hearing on confirmation. However, the amounts listed on a proof of claim for an allowed secured or priority claim control over any contrary amounts listed in the Plan. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See FRBP 3015. In addition, you must file a timely proof of claim in order to be paid under any plan. See LBR 3015-1 and FRBP 3002(a).

Defaults will be cured using the interest rate set forth below in the Plan.

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The following matters may be of particular importance to you

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Debtor must check one box on each line to state whether or not this Plan includes each of the following items. If an item is checked as "Not Included," if both boxes are checked, or neither box is checked, the item will be ineffective if set out later as a provision in this Plan.

1.1	Valuation of property and avoidance of a lien on property of the bankruptcy estate, set out in Class 3B and/or Section IV (11 U.S.C. § 506(a) and (d)): ☐ Included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section IV (11 U.S.C. § 522(f)): Included Not included
1.3	Less than full payment of a domestic support obligation that has been assigned to a governmental unit, pursuant to 11 U.S.C. §1322(a)(4). This provision requires that payments in Part 2 Section I.A. be for a term of 60 months: ☐ Included ☑ Not included
1.4	Other Nonstandard Plan provisions, set out in Section IV: ☐ Included ☑ Not included
PR	CREDITORS ARE REQUIRED TO FILE A PROOF OF CLAIM IN ORDER TO HAVE AN ALLOWED CLAIM, EXCEPT AS OVIDED IN FRBP 3002(a). A Debtor whose Plan is confirmed may be eligible thereafter to receive a discharge of debts to the ent specified in 11 U.S.C. § 1328.
	gardless of whether this Plan treats a claim as secured or unsecured, any lien securing such claim is not avoided other than as vided by law or order of the court.
	This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

F 3015-1.01.CHAPTER13.PLAN

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Debtor proposes the following Plan terms and makes the following declarations:

\$2,138.25 per month for months 1 through 60 totaling \$128,295.00.

through

totaling

Section I. PLAN PAYMENT AND LENGTH OF PLAN

per month for months

A. Monthly Plan Payments will begin 30 days from the date the bankruptcy petition was filed. If the payment due date falls on the 29th, 30th, or 31st day of the month, payment is due on the 1st day of the following month (LBR 3015-1(k)(1)(A)). Payments by Debtor of:

\$ per month for months through totaling \$ per month for months through totaling \$ per month for months through totaling For a total plan length of 60 months totaling \$128,295.00.
B. Nonpriority unsecured claims.
The total amount of estimated non-priority unsecured claims is \$0.00.
1. Unless otherwise ordered by the court, after Class 1 through Class 4 creditors are paid, allowed nonpriority unsecured claims that are not separately classified (Class 5) will be paid <i>pro rata</i> per the option checked below. If both options below are checked, the option providing the largest payment will be effective.
a. ☐ "Percentage" plan : 25.00% of the total amount of these claims, for an estimated payment of \$0.00.
b. "Residual" plan: The remaining funds, after disbursements have been made to all other creditors provided for in this Plan, estimated to pay a total of \$0.00 and 25.00% to claims in Class 5. The amount distributed to Class 5 claims may be less than the amount specified here depending on the amount of secured and priority claims allowed.
2. Minimum Plan payments. Regardless of the options checked above, payments on allowed nonpriority unsecured claims will be made in at least the greater of the following amounts:
a. the sum of \$137,939.22, representing the liquidation value of the estate in a hypothetical Chapter 7 case under 11 U.S.C. § 1325(a)(4), or
b. if Debtor has above-median income and otherwise subject to 11 U.S.C. § 1325(b), the sum of <u>\$1,684.39</u> , representing all disposable income payable for 60 months under the means test.

C. Income tax refunds. Debtor will provide the Chapter 13 Trustee with a copy of each income tax return filed during the Plan term within 14 days of filing the return and, unless the Plan provides 100% payment to nonpriority unsecured creditors (Class 5), will turn over to the Chapter 13 Trustee all federal and state income tax refunds received for the term of the plan. The Debtor may retain a total of \$500 of the sum of the federal and state tax refunds for each tax year. Income tax refunds received by the debtor and turned over to the Chapter 13 Trustee or directly turned over to the Chapter 13 Trustee by the taxing authorities do not decrease the total amount of payments stated in Section I.A., above. The refunds are pledged to the plan in addition to the amounts stated in Section I.A. and can be used by the Chapter 13 Trustee to increase the percentage paid to general unsecured creditors without further order of the Bankruptcy Court.

D. In the event that secured creditor(s) file a Notice of Postpetition Fees and Costs pursuant to FRBP 3002.1(c), the Chapter 13 Trustee is authorized, but not required, to commence paying those charges 90 days after that notice is filed, unless within that time the Debtor contests those charges by filing a motion to determine payment under FRBP 3002.1(e) or agrees to pay those charges by filing a motion to modify this Plan.

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E. Debtor must make preconfirmation adequate protection payments for any creditor that holds an allowed claim secured by personal property where such security interest is attributable to the purchase of such property and preconfirmation payments on leases of personal property whose allowed claim is impaired by the terms proposed in this Plan. Debtor must make preconfirmation adequate protection payments and preconfirmation lease payments to the Chapter 13 Trustee for the following creditor(s) in the following amounts:

Creditor/Lessor Name	Collateral Description	Last 4 Digits of Account #	Amount

Each adequate protection payment or preconfirmation lease payment will accrue beginning the 30th day from the date of filing of the case. The Chapter 13 Trustee must deduct the foregoing adequate protection payment(s) and/or preconfirmation lease payment from Debtor's Plan Payment and disburse the adequate protection payment or preconfirmation lease payment to the secured creditor(s) at the next disbursement or as soon as practicable after the payment is received and posted to the Chapter 13 Trustee's account. The Chapter 13 Trustee will collect his or her statutory fee on all receipts made for preconfirmation adequate protection payments or preconfirmation lease payments.

- F. Debtor must not incur debt greater than \$1,000 without prior court approval unless the debt is incurred in the ordinary course of business pursuant to 11 U.S.C. §1304(b) or for medical emergencies.
- G. The Chapter 13 Trustee is authorized to disburse funds after the date the Plan confirmation is announced in open court.
- H. Debtor must file timely all postpetition tax returns and pay timely all postconfirmation tax liabilities directly to the appropriate taxing authorities.
- I. Debtor must pay all amounts required to be paid under a Domestic Support Obligation that first became payable after the date of the filing of the bankruptcy petition.
- J. If the Plan proposes to avoid a lien of a creditor, the Chapter 13 Trustee must not disburse any payments to that creditor on that lien until the Plan confirmation order is entered.
- K. Debtor must pay all required ongoing property taxes and insurance premiums for all real and personal property that secures claims paid under the Plan.

Section II. ORDER OF PAYMENT OF CLAIMS; CLASSIFICATION AND TREATMENT OF CLAIMS:

Except as otherwise provided in this Plan, the Chapter 13 Trustee must disburse all available funds for the payment of claims as follows:

A. ORDER OF PAYMENT OF CLAIMS:

1st If there are Domestic Support Obligations, the order of priority will be:

- (a) Domestic Support Obligations and the Chapter 13 Trustee's fee not exceeding the amount accrued on Plan Payments made to date;
- (b) Administrative expenses (Class 1(a)) until paid in full;

If there are no Domestic Support Obligations, the order of priority will be:

- (a) The Chapter 13 Trustee's fee not exceeding the amount accrued on Plan Payments made to date;
- (b) Administrative expenses (Class 1(a)) until paid in full;

2nd Subject to the 1st paragraph, pro rata to all secured claims and all priority unsecured claims until paid in full except as otherwise provided in this Plan.

3rd Non-priority unsecured creditors will be paid *pro rata* except as otherwise provided in this Plan. No payment will be made on nonpriority unsecured claims until all the above administrative, secured and priority claims have been paid in full unless otherwise provided in this Plan.

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B. CLASSIFICATION AND TREATMENT OF CLAIMS:

CLASS 1

ALLOWED UNSECURED CLAIMS ENTITLED TO PRIORITY UNDER 11 U.S.C. §507

Class 1 claims will be paid in full pro rata. Any treatment that proposes to pay claims in Class 1(a) or 1(b) less than in full must be agreed to in writing by the holder of each such claim and specifically addressed in Section IV.D.

Unless otherwise ordered by the court, the claim amount stated on a proof of claim, and the dollar amount of any allowed administrative expense, controls over any contrary amount listed below.

CATEGORY	AMOUNT OF PRIORITY CLAIM	INTEREST RATE, if any	TOTAL PAYMENT						
a. Administrative Expenses									
(1) Chapter 13 trustee's fee – estimated at 11% of all payments to be made to all classes through this Plan.									
(2) Attorney's Fees \$1,750.00									
(3) Chapter 7 Trustee's Fees									
(4) Other									
(5) Other									
b. Other Priority Claims									
(1) Internal Revenue Service	\$0.00	0.00 %	\$0.00						
(2) Franchise Tax Board	\$0.00	0.00 %	\$0.00						
(3) Domestic Support Obligation	\$0.00	0.00 %	\$0.00						
(4) Other	\$0.00	0.00 %	\$0.00						
Domestic Support Obligations that have been assigned to a governmental unit and are not to be paid in full in the Plan pursuant to 11 U.S.C. §1322(a)(4) (this provision requires that payments in Part 2 Section I.A. be for a term of 60 months) (specify creditor name):									
		0.00%	0.00%						
		0.00%	0.00%						

[☐] See attachment for additional claims in Class 1.

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CLASS 2

CLAIMS SECURED SOLELY BY PROPERTY THAT IS DEBTOR'S PRINCIPAL RESIDENCE ON WHICH OBLIGATION MATURES AFTER THE FINAL PLAN PAYMENT IS DUE

Check one.

☐ None. If "None" is checked, the rest of this form for Class 2 need not be completed.

Debtor will maintain and make the current contractual installment payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. Unless otherwise ordered by the court, these payments will be disbursed either by the Chapter 13 Trustee or directly by Debtor, as specified below. Debtor will cure the prepetition arrearages, if any, on a listed claim through disbursements by the Chapter 13 Trustee, with interest, if any, at the rate sated.

The arrearage amount stated on a proof of claim controls over any contrary amount listed below.

NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	AMOUNT OF ARREARAGE, IF ANY	INTEREST RATE	ESTIMATED MONTHLY PAYMENT ON ARREARAGE	ESTIMATED TOTAL PAYMENTS	POST-PETITION MORTGAGE PAYMENT DISBURSING AGENT
Shellpoint		\$113,080.84		\$1,884.68	\$113,080.84	☐ Trustee ☐ Debtor

□ See attachment for additional claims in Class 2.

CLASS 3A

UNIMPAIRED CLAIMS TO BE PAID DIRECTLY BY DEBTOR.

Check One.

None. If "None" is checked, the rest of this form for Class 3A need not be completed.

Debtor will make regular payments, including any preconfirmation payments, directly to the following creditors in accordance with the terms of the applicable contract (Include Creditor Name and Last 4 Digits of Account Number):

(Shellpoint,)

The claims of these creditors are unimpaired under the plan.

☐ See attachment for additional claims in Class 3A.

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

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CLASS 3B

CLAIMS SECURED BY REAL OR PERSONAL PROPERTY WHICH ARE TO BE BIFURCATED AND PAID IN FULL DURING THE TERM OF THIS PLAN.

Check One.

None. If "None" is checked, the rest of this form for Class 3B need not be completed.

□ Debtor proposes:

Bifurcation of Claims - Dollar amounts/lien avoidance. Except as provided below regarding bifurcation of claims into a secured part and an unsecured part, the claim amounts listed on a proof of claim control this Plan over any contrary amounts listed below.

- (a) <u>Bifurcated claims secured parts</u>: Debtor proposes that, for the purposes of distributions under this Plan, the dollar amount of secured claims in this Class 3A should be as set forth in the column headed "Secured Claim Amount." For that dollar amount to be binding on the affected parties, either
 - (i) Debtor must obtain a court order granting a motion fixing the dollar amount of the secured claim and/or avoiding the lien, or
- (ii) Debtor must complete and comply with Part 2 Section IV.C., so that the Plan itself serves as such a motion; the "Included" boxes must be checked in Part 1 Paragraph 1.4 (indicating a nonstandard provision in Section IV.C.) and Part 1 Paragraphs 1.1 and/or 1.2 (indicating that this Plan includes valuation and lien avoidance, and/or avoidance of a judicial lien or nonpossessory, nonpurchase-money lien in Section IV.C.); and this Plan must be confirmed if any one of those conditions is not satisfied, then the claim will not be bifurcated into a secured part and an unsecured part pursuant to this sub-paragraph.
- (b) <u>Bifurcated claims- unsecured parts:</u> Any allowed claim that exceeds the amount of the secured claim will be treated as a nonpriority unsecured claim in Class 5 below.

NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	CLAIM TOTAL	SECURED CLAIM AMOUNT	INTEREST RATE	ESTIMATED MONTHLY PAYMENT	ESTIMATED TOTAL PAYMENTS
				0.00%		
				0.00%		

See attachment for additional claims in Class 3B	□ See	attachment	for	additional	claims	in	Class 3B.
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This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

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CLASS 3C

CLAIMS SECURED BY REAL OR PERSONAL PROPERTY WHICH ARE TO BE PAID IN FULL DURING THE TERM OF THIS PLAN (WITHOUT BIFURCATION), INCLUDING CURE OF ARREARS, IF APPLICABLE.

Check all that apply.

None. If "None" is checked, the rest of this form for Class 3C need not be completed.

□ Debtor proposes to treat the claims listed below as fully secured claims on the terms set forth below. These claims will not be bifurcated. The claim amounts listed on a proof of claim control this Plan over any contrary amounts listed below.

	IMPA	AIRED CLAIMS PAID TH	IROUGH THE PLA	N BY THE TRUSTEE	
NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	CLAIM TOTAL	INTEREST RATE	ESTIMATED MONTHLY PAYMENT	ESTIMATED TOTAL PAYMENTS
			0.00%		

CURE AND MAINTAIN CLAIMS

□ Debtor will maintain and make the current contractual installment payments (Ongoing Payments) on the secured claims listed below pursuant to the terms of the applicable contract, except as stated otherwise in this Plan. These payments will be disbursed either by the Chapter 13 Trustee or directly by Debtor, as specified below. Debtor will cure and pay the prepetition arrearages, if any, on a claim listed below through disbursements by the Chapter 13 Trustee, with interest, if any, at the rate stated. The dollar amount of arrearage stated on a proof of claim controls over any contrary amount listed below.

				Cure of Default		
NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	AMOUNT OF ARREARAGE, IF ANY	INTEREST RATE	ESTIMATED MONTHLY PAYMENT ON ARREARAGE	ESTIMATED TOTAL PAYMENTS	ONGOING PAYMENT DISBURSING AGENT
			0.00%			☐ Trustee ☐ Debtor

CLASS 3D

SECURED CLAIMS EXCLUDED FROM 11 U.S.C. §506

Check One.

- None. If "None" is checked, the rest of this form for Class 3D need not be completed.
- ☐ The claims listed below were either:
- 1. Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of Debtor, or
- 2. Incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under this Plan with interest at the rate stated below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim controls over any contrary amount listed below.

NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	CLAIM TOTAL	INTEREST RATE	ESTIMATED MONTHLY PAYMENT	ESTIMATED TOTAL PAYMENTS
			0.00%		
			0.00%		
			0.00%		

Ì	П	See a	ttac	hment	for	addi	tional	claims	s in	Class	3E)

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CLASS 4

OTHER CLAIMS ON WHICH THE LAST PAYMENT ON A CLAIM IS DUE AFTER THE DATE ON WHICH THE FINAL PLAN PAYMENT IS DUE, WHICH ARE PROVIDED FOR UNDER 11 U.S.C. §1322(b)(5)

Check One.

None. If "None" is checked, the rest of this form for Class 4 need not be completed.

□ Debtor will maintain and make the current contractual installment payments (Ongoing Payments) on the secured claims listed below pursuant to the terms of the applicable contract, except as stated otherwise in this Plan. These payments will be disbursed either by the Chapter 13 Trustee or directly by Debtor, as specified below. Debtor will cure and pay the prepetition arrearages, if any, on a claim listed below through disbursements by the Chapter 13 Trustee, with interest, if any, at the rate stated. The dollar amount of arrearage stated on a proof of claim controls over any contrary amount listed below.

				Cure of Default		
NAME OF CREDITOR	ACCOUNT	IARREARAGE	INTEREST RATE	MONTHLY PAYMENT ON	TOTAL PAYMENTS	ONGOING PAYMENT DISBURSING AGENT
			0.00%			☐ Trustee ☐ Debtor
			0.00%			☐ Trustee ☐ Debtor
			0.00%			☐ Trustee ☐ Debtor

	¬ See attachment	for	additional	claims in	n Class	4.
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Class 5A

NON-PRIORITY UNSECURED CLAIMS NOT SEPARATELY CLASSIFIED

Allowed nonpriority unsecured claims not separately classified must be paid pursuant to Section I.B. above.

SEPARATE CLASSIFICATION:

Check all that apply if Debtor proposes any separate classification of nonpriority unsecured claims.

None. If "None" is checked, the rest of this form for Class 5 need not be completed.

CLASS 5B

☐ Maintenance of payments. Debtor will maintain and make the contractual installment payments on the unsecured claims listed below on which the last payment is due after the final Plan payment. The contractual installment payments will be disbursed by Debtor.

NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	INTEREST RATE	ESTIMATED MONTHLY PAYMENT	ESTIMATED TOTAL PAYMENTS
		0.00%		
		0.00%		

CLASS 5C

☐ Other separately classified nonpriority unsecured claims.

NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	AMOUNT TO BE PAID ON THE CLAIM	INTEREST RATE	ESTIMATED TOTAL AMOUNT OF PAYMENTS
			0.00%	
			0.00%	

	ee attachment for	additional	claims in	Class	5.
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	CLASS 6
	SURRENDER OF COLLATERAL
Check One.	
None. If "None" is checked, the rest of	of this form for Class 6 need not be completed.
confirmation of the Plan the stay under 1	editor listed below the collateral that secures the creditor's claim. Debtor requests that upon I1 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §130 and unsecured claim resulting from the disposition of the collateral will be treated in Class 5 above
Creditor Name:	Description:
☐ See attachment for additional claims i	n Class 6.
	CLASS 7
E	XECUTORY CONTRACTS AND UNEXPIRED LEASES
Any executory contracts or unexpired lea	ases now listed below are deemed rejected.
Check One.	•
■ None. If "None" is checked, the rest of	of this form for Class 7 need not be completed.
☐ The executory contracts and unexpirother party(ies) to the contract or lease):	ed leases listed below are treated as specified (identify the contract or lease at issue and the
Creditor Name:	
Creditor Name: Description:	
Description:	
Description: Rejected ☐ Assumed	
Description: Rejected	d; cure amount (if any): \$, id overmonths
Description: Rejected Assumed to be part Creditor Name: Description:	d; cure amount (if any): \$, id over months
Description: Rejected Assumed to be part Creditor Name: Description:	d; cure amount (if any): \$, id over months
Description: Rejected Assumed to be part of the part	d; cure amount (if any): \$, id over months
Description: Rejected Assumed to be part of the part	d; cure amount (if any): \$, id over months d; cure amount (if any): \$,

CLASS 1a	\$1,750.00
CLASS 1b	\$0.00
CLASS 1c	\$0.00
CLASS 2	\$113,830.84
CLASS 3B	\$0.00
CLASS 3C	\$0.00
CLASS 3D	\$0.00
CLASS 4	\$0.00
CLASS 5A	\$0.00
CLASS 5C	\$0.00
CLASS 7	\$0.00
SUB-TOTAL	\$115,580.84
CHAPTER 13 TRUSTEE'S FEE (Estimated 11% unless advised otherwise)	\$12,713.89
TOTAL PAYMENT	\$128,294.73

Section IV. NON-STANDARD PLAN PROVISIONS

- None	If "Nana" is shocked	the rest of Costion II.	need not be completed.
I NOHE.	- II INONE IS CHECKED.	The rest of Section iv	' need noi de combieled.

Pursuant to FRBP 3015(c), Debtor must set forth all nonstandard Plan provisions in this Plan in this separate Section IV of this Plan and must check off the "Included" box or boxes in Paragraphs 1.1, 1.2, 1.3 and/or 1.4 of Part 1 of this Plan. Any nonstandard Plan provision that does not comply with these requirements is ineffective. A nonstandard Plan provision means any Plan provision not otherwise included in this mandatory Chapter 13 Plan form, or any Plan provision deviating from this form.

The nonstandard Plan provisions seeking modification of liens and security interests address only those liens and security interests known to Debtor, and known to be subject to avoidance, and all rights are reserved as to any matters not currently known to

A. Debtor's Intent to File Separate Motion to Value Property Subject to Creditor's Lien or Avoid Creditor's Lien [11 U.S.C. § 506(a) and (d)]. Debtor will file motion(s) to value real or personal property of the bankruptcy estate and/or to avoid a lien pursuant to 11 U.S.C § 506(a) and (d), as specified in Attachment A.

☐ B. Debtor's Intent to File Separate Motion to Avoid Creditor's Judicial Lien or Nonpossessory, Nonpurchase Security Interest [11 U.S.C. § 522(f)]. Debtor will file a Motion to avoid a judicial lien or nonpossessory, nonpurchase-money security interest, on real or personal property of the bankruptcy estate listed below pursuant to 11 U.S.C § 522(f). If the court enters an order avoiding a lien under 11 U.S.C. § 522(f), the Chapter 13 Trustee will not pay any claim filed based on that lien as a secured claim. -f O-- dit-- l :--b-ld--/O-

Name of Creditor Lienholder/Servicer:
Description of lien and collateral (e.g., 2nd lien on 123 Main St.):
Name of Creditor Lienholder/Servicer:
Description of lien and collateral (e.g., 2nd lien on 123 Main St.):
\square See attachment for any additional liens and security interests to be avoided by separate 11 U.S.C. § 522(f) motion.

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C. <u>Debtor's Request in this Plan to Modify Creditor's Secured Claim and Lien</u>. Debtor proposes to modify the following secured claims and liens in this Plan <u>without</u> a separate motion or adversary proceeding - this Plan will serve as the motion to value the collateral and/or avoid the liens as proposed below. To use this option, Debtor must serve this Plan, LBR Form F 3015-1.02.NOTICE.341.LIEN.CONFRM and all related exhibits as instructed in that form. Note: Not all Judges will grant motions to value and/or avoid liens through this Plan. Please consult the specific Judge's Instructions/Procedures on the court's website for more information.

DEBTOR'S REQUEST TO MODIFY CREDITOR'S SECURED CLAIM AND LIEN
TO CREDITOR LIENHOLDER/SERVICER
Real property collateral (street address and/or legal description or document recording number, including county of recording):
(attach page with legal description of property or document recording number as appropriate).
☐ Other collateral (add description such as judgment date, date and place of lien recording, book and page number):
11 U.S.C. § 522(f) – Debtor seeks avoidance of your lien(s) on the above described collateral effective immediately upon issuance of the order confirming this Plan.
\square 11 U.S.C. § 506(a) and (d) – Debtor seeks avoidance of your lien(s) on the above described collateral that will be effective upon the earliest to occur of either payment of the underlying debt determined under nonbankruptcy law or one of the following:
(check all that apply and see LBR Form F 4003-2.4.ORDER.AFTERDISCH):
☐ (1) discharge under 11 U.S.C. § 1328, or
(2) Upon completion of all Plan payments.
Value of collateral:\$
Liens reducing equity (to which subject lien can attach):
\$ + \$ = (\$)
Exemption (only applicable for lien avoidance under 11 U.S.C. § 522(f)): (\$)
Wherefore, Debtor requests that this court issue an order granting the foregoing property valuation and/or lien avoidance of the above-listed creditor on the above-described collateral in the form Attachment B , C and/or D to this Plan, as applicable. (Debtor must use and attach a separate Attachment B, C and/or D which are also mandatory court forms for modification of each secured claim and lien.)
Amount of remaining secured claim (negative results should be listed as \$-0-):
Note: See other parts of this Plan for the proposed treatment of any remaining secured claim (generally Class 3).
See attachment(s) for additional request(s) to modify secured claims and liens by this Plan.
This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California

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V. REVESTING OF PROPERTY

Property of the bankruptcy estate will not revest in Debtor until a discharge is granted or the case is dismissed or closed without discharge. Revesting will be subject to all liens and encumbrances in existence when the case was filed, except those liens avoided by court order or extinguished by operation of law. In the event the case is converted to a case under Chapter 7, 11, or 12 of the Bankruptcy Code, the property of the estate will vest in accordance with applicable law. After confirmation of this Plan, the Chapter 13 Trustee will not have any further authority or fiduciary duty regarding use, sale, or refinance of property of the estate except to respond to any motion for proposed use, sale, or refinance as required by the LBRs. Prior to any discharge or dismissal, Debtor must seek approval of the court to purchase, sell, or refinance real property.

By filing this document, the Attorney for Debtor, or Debtor if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Plan are identical to those contained in the Central District of California Chapter 13 Plan other than any nonstandard Plan provisions included in Section IV.

Date: 5/1/2023

Debtor 2

Attorney for Debtor(s)

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

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